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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/763,353	01/23/2004	Randy Hoffman	200311332-2	7102
22879 HEWLETT-PA	7590 09/16/2009 ACKARD COMPANY	EXAMINER		
Intellectual Pro	perty Administration	MONDT, JOHANNES P		
3404 E. Harmo Mail Stop 35	ony Road		ART UNIT	PAPER NUMBER
FORT COLLI	NS, CO 80528		3663	
			NOTIFICATION DATE	DELIVERY MODE
			09/16/2009	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

JERRY.SHORMA@HP.COM ipa.mail@hp.com jessica.l.fusek@hp.com

## Advisory Action

Application No.	Applicant(s)
10/763,353	HOFFMAN ET AL.
Examiner	Art Unit
JOHANNES MONDT	3663

Advisory Action		4 4 4 4 4 4	
After the Filing of an Appeal Brief	Examiner	Art Unit	
	JOHANNES MONDT	3663	
The MAILING DATE of this communication app			ddress
The reply filed 28 October 2008 is acknowledged.			
<ol> <li>The reply filed on or after the date of filing of an ap Appeals and Interferences, will <u>not</u> be entered bec</li> </ol>		I decision by the Boa	rd of Patent
<ul> <li>a.          \int The amendment is not limited to canceling any other pending claims) or rewriting de dependent claim can be excluded in rewriting de dependent claim can be excluded in rewriting.</li> </ul>	pendent claims into indeper	ident form (no limitation	he scope of on of a
b. The affidavit or other evidence is not time See 37 CFR 41.33(d)(2).	ely filed before the filing of ar	n appeal brief.	
2. The reply is not entered because it was not filed w 41.50(a)(2), or 41.50(b) (whichever is appropriate)	ithin the two month time per . Extensions of time under 3	iod set forth in 37 CF 7 CFR 1.136(a) are r	R 41.39(b), not available.
Note: This paragraph is for a reply filed in respinctudes a new ground of rejection (37 CFR 4 response to a remand by the Board of Patent (37 CFR 41.50(a)(2)); or (c) a Board of Patent rejection (37 CFR 41.50(b)).	1.39(a)(2)); (b) a supplemen Appeals and Interferences f	ital examiner's answe or further consideration	er written in on of rejection
3.  The reply is entered. An explanation of the status of	of the claims after entry is be	elow or attached.	
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4. ⊠ Other: <u>See Continuation Sheet</u>		•	
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September 8, 2009.	/JOHANNES MOND Primary Examiner, Art		

Continuation of 4 Other: In response to an "Order Returning Undocketed Appeal to the examiner from the BPAI" filed 9/8/09 examiner herewith:

- (a) responds to the Amendment filed after the Notice of Appeal under 37 C.F.R. 41.33;
- (b) vacates the examiner Answer mailed 5/15/09 and simultaneously with the instant Advisory Action issues, in a separate action, (c) a holding that the Appeal brief filed 1/27/09 is defective.
- Ad (a): Examiner herewith responds to the Amendment filed 10/28/09 after the Notice of Appeal. Said Amendment is not entered for the following reasons:

First examiner notes that reasons ad 37 C.F.R. 41.33(b) (1) and 37 C.F.R. 41.33(b) (2) do not apply.

Furthermore, the claimed subject matter containing the limitation sought to be amended ("channel.... between source electrode and gate electrode") now sought to be amended was disclosed through original claim 16 (lines 6-8). On 6/7/06, in a Non-Final Office action, a ground of rejection of the claims comprising the aforementioned limitation, in which Taylor (4,521,698) was specifically cited for the aforementioned limitation (see paragraph bridging pages 9 and 10), was set forth. The corresponding rejection was responded to by applicant without amendment of said limitation and without any reference to what is only currently alleged to be a typographical error as the origin of the limitation.

Also, applicant's argument in support of an amendment after Notice of Appeal alleging that the "error would be clear to any one of ordinary skill in the art and has no bearing on the substance or the issues presented on appeal" does not persuade because, as shown through the aforementioned rejection relying on Taylor, a conductive connection between gate and drain has long been known in the art to avoid or mitigate hot electron effects, from which it is clear that said limitation is neither nonsensical nor devoid of patentable weight.

Applicant has had ample opportunity to correct the claim language according to his currently stated intentions before the Final Office action. Accordingly, examiner finds insufficient reason to enter the amendment filed 10/28/09.

Ad (b): Examiner herewith vacates the Examiner Answer mailed 5/15/09 because the Appeal Brief first needs correction in the form of an amended Claims Appendix in accordance with the claim language as rejected in the Final Office action mailed 6/2/08, which is the claim language of the amendment filed 2/26/08. Examiner did mention that the amendment was NOT entered, however examiner regrets to have misread the Claims Appendix in the Appeal filed 1/27/09, which incorrectly presumes the amendment to have been entered.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to JOHANNES MONDT whose telephone number is (571)272-1919. The examiner can normally be reached on 8-17. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jack W. Keith can be reached on 571-272-6878. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000. /J.P.M./, September 8, 2009.